IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW HAMPSHIRE

JUSTIN SCHNEIDER, individually and on the behalf of THE ESTATE OF WENDY SCHNEIDER

Plaintiff,

v.

SIG SAUER, INC.,

Defendant.

Civil Action No.: 1:20-cv-01190-LM

JOINT STATUS REPORT FOR DISCOVERY

COMES NOW, Plaintiff and Defendants, through their undersigned counsel, submit the following Joint Status Report for Discovery as required by the Court stating as follows:

The parties anticipate completing discovery by the June 1, 2022, discovery deadline.

The plaintiff has served responses to interrogatories and document production requests propounded by the defendant and has been deposed by the defendant.

The defendant has served responses to interrogatories and document production requests propounded by the plaintiff.

Defendant has begun taking non-party depositions. There are several more depositions the parties are working on scheduling.

The plaintiff has disclosed expert witnesses and reports.

The defendant intends to disclose experts and reports by no later than April 5, 2022.

Respectfully submitted,

JUSTIN SCHNEIDER, By his attorneys,

Dated: April 5, 2022 /s/ Benjamin T. King

Benjamin T. King, NH Bar #12888

Douglas, Leonard & Garvey, P.C.14 South Street, Suite 5

Concord, NH 03301 (603) 224-1988

benjamin@nhlawoffice.com

Dated: April 5, 2022 /s/R. Scott Reisch

R. Scott Reisch, *pro hac vice*, CO Bar #26892 Matthew A. Schultz, *pro hac vice*, CO Bar #45461 Jessica L. Hays, *pro hac vice*, CO Bar #53905 The

Reisch Law Firm, LLC

1490 West 121st Avenue, Suite 202

Denver, CO 80234 (303) 291-0555

jessica@reischlawfirm.com scott@reischlawfirm.com

Dated: April 5, 2022 /s/ Jeffrey S. Bagnell

Jeffrey S. Bagnell, *pro hac vice*, CT Bar #408159Jeffrey S. Bagnell, Esq., LLC 55 Greens Farm Road, #200-60

Westport, CT 06880 (203) 984-8820 jeff@bagnell-law.com

and

SIG SAUER, INC. By its attorneys,

Dated: April 5, 2022 /s/Mark V. Franco

Mark V. Franco, NH Bar #16708

Drummond Woodsum 84 Marginal Way, Suite 600

Portland, ME 04101 (207) 772-1941

mfranco@dwmlaw.com

Dated: April 5, 2022 /s/ B. Keith Gibson

B. Keith Gibson, NY Bar #4176244 pro hac vice forthcoming
Littleton Park Joyce Ughetta & Kelly
LLPThe Centre at Purchase
4 Manhattanville Road, Suite 202
Purchase, NY 10577
(914) 417-3400
keith.gibson@littletonpark.com

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing **JOINT STATUS REPORT FOR DISCOVERY** has been electronically served through ECF this 5th day of April, 2022, to all counsel of record.

/s/ Cassandra Long Cassandra Long